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### NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

01/07/2010

Wolf Greenfield 600 ATlantic Avenue Boston, MA 02110

DRODGE, JOSEPH W ART UNIT PAPER NUMBER 1797

**EXAMINER** 

DATE MAILED: 01/07/2010

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.

10/658,925 Basil Karanikos 3129

TITLE OF INVENTION: BEVERAGE FILTER CARTRIDGE

09/10/2003

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	04/07/2010

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

#### HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

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A. If the status is the same, pay the TOTAL FEE(S) DUE shown

B. If the status above is to be removed, check box 5b on Part B -Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

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III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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EXAM	MINER	ART UNIT	CLASS-SUBCLASS						
DRODGE,	JOSEPH W	1797	210-233000						
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Wolf Greenfield			DRODGE,	JOSEPH W	
600 ATlantic Aven			ART UNIT	PAPER NUMBER	
Boston, MA 02110	1		1797		
			DATE MAILED: 01/07/201	0	

## **Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)**

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 708 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 708 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 (571)-272-4200.

Application No.	Applicant(s)		
10/658.925	KARANIKOS ET AL.		
Examiner	Art Unit		
Joseph W. Drodge	1797		
S (OR REMAINS) CLOSED in to be on the community or other appropriate community or other appropriate community or other application is sure and MPEP 1308.	the correspondence address this application. If not included ication will be mailed in due course. THIS bject to withdrawal from issue at the initiative		
re been received. re been received in Application occuments have been received re of this communication to file a MENT of this application.  mitted. Note the attached EXAM res reason(s) why the oath or coust be submitted. rson's Patent Drawing Review r's Amendment / Comment or in 1.84(c)) should be written on the the header according to 37 CFR posit of BIOLOGICAL MATEL	No in this national stage application from the a reply complying with the requirements  MINER'S AMENDMENT or NOTICE OF declaration is deficient.  ( PTO-948) attached In the Office action of e drawings in the front (not the back) of 1.121(d).  RIAL must be submitted. Note the		
6. ☐ Interview Sur Paper No./M 7. ☑ Examiner's A	lail Datemendment/Comment .tatement of Reasons for Allowance		
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Page 2

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Claim 1. (Currently amended) A beverage filter cartridge comprising:

a container having a container bottom and a container side wall extending upwardly from said container bottom to a top opening;

a filter element having a filter bottom and a filter side wall extending upwardly from said filter bottom, said filter element being received in said container and directly joined at a peripheral juncture to an interior of said container side wall, the interior of said container thus being subdivided by said filter element into a first chamber accessible via said top opening, and a second chamber, wherein pleats or flutes in said filter side wall form exit channels leading to said second chamber, and said exit channels are located between said container side wall and said filter side wall;

a beverage medium received in said first chamber via said top opening; and

a cover closing said top opening, said cover being piercable to admit liquid into said first chamber for contact with said beverage medium to produce a beverage, said filter element being permeable to accommodate the flow therethrough of said beverage for delivery via said exit channels to said second chamber, and said container bottom being piercable to accommodate an outflow of said beverage from said cartridge;

wherein a permeability of a lower region of said filter element is reduced in comparison to a permeability of an upper region thereof, and

wherein said reduced permeability is achieved by increasing a thickness of said filter element in said lower region.

Claim 9 (Canceled)

Claim 10 (Canceled)

Claim 11. (Currently amended) The beverage filter cartridge of claim 10 1 wherein said increased thickness is achieved by lining the lower region of said filter element with an insert.

Claim12. (Currently amended) A beverage filter cartridge comprising:a container having a side wall and a bottom;

a filter element having a side wall and a bottom, said filter element being arranged to subdivide the interior of said container into a first chamber inside said filter element and a second chamber located outside said filter element, said filter element being directly joined to an interior of the container side wall at a peripheral juncture, and said filter sidewall having corrugations, having at least a portion that is permeable, and being arranged so that at least a portion of said filter side wall is spaced inwardly from and out of contact with said container side wall; and

a cover enclosing at least a portion of the first chamber;

wherein a permeability of a lower region of said filter element is reduced in comparison to a permeability of an upper region thereof, and

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wherein said reduced permeability is achieved by increasing a thickness of said filter element in said lower region.

Claim 19 (Canceled)

Claim 20. (Canceled)

Claim 21. (Currently Amended) The beverage filter cartridge of claim 20

12 wherein said increased thickness is achieved by lining the lower region of said filter element with an insert.

Claim 44 (Canceled)

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The following is an examiner's statement of reasons for allowance: Independent claims 1

and 12 are now deemed distinguish in view of incorporation of limitations of claim 10 (and

intervening claim 9) and of claim 20 (and of intervening claim 19), respectively, according to the

Decision of the Board of Appeals of 7/24/2009, as reaffirmed by the Decision following

Rehearing on 10/14/2009.

Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance."

JWD

12/9/2009

/Joseph W. Drodge/

Primary Examiner, Art Unit 1797

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